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DATE U. S. Pretrial Services VIOLATION REPORT PROB 12C and Probation Office 01/28/2020 Northern District of Ohio Warrant or Summons Request (Rev. 11/2017) PACTS JUDGE DOCKET# NAME 5020643 SAENZ-LUNA, Jesus CARR 3:18CR00300-01 SENTENCE DATE SUPERVISION CRIMINAL OFFENSE LEV РНОТО TYPE HIST 09/17/2018 10 TSR DEFENSE ATTORNEY ASST. U.S. ATTORNEY Michael J. Freeman Neil S. McElroy Michael.freeman2@usdoj.gov Law.mcelroy@gmail.com REPORT PURPOSE JUDICIAL RESPONSE REQUESTED **ORIGINAL OFFENSE** Count 1: 8 U.S.C. §1326(a) and (b) - Unlawful Re-Entry after Deportation, a Class E felony

SENTENCE DISPOSITION

Time Served followed by 3 years unsupervised release with Deportation (deported 11/12/2018)

SPECIAL CONDITIONS

1. Deportation

The probation officer believes that the offender has violated the following condition(s) of supervision:

VIOLATION NUMBER/DATE 1. NATURE OF NONCOMPLIANCE

New Law Violation – Mr. Saenz-Luna was charged with 8 U.S.C. § 1326 – Illegal Reentry in the District of Arizona

ADJUSTMENT TO SUPERVISION

On September 17, 2018, Mr. Saenz-Luna was sentenced to time served for Unlawful Re-Entry after Deportation. On November 12, 2018, he was deported to Mexico.

On December 15, 2019, Mr. Saena-Luna was charged with 8 U.S.C. § 1326 – Illegal Reentry in the District of Arizona under case 0970 2:19-09485M-001. He is currently detained in the United States Marshal Service custody where he will remain until the finalization of his new federal case.

Plan of Action: At this time, a Warrant is being sought so that a violation hearing can be held to address the new law violation. Additionally, a Transfer of Jurisdiction is being requested so that the District of Arizona can address the supervised release violation at the same time as the sentencing of his new federal case.

Pursuant to U.S. v. Booker and U.S. v Fanfan, the following United States Sentencing Guideline applications are being provided to the Court solely for advisory purposes.

SENTENCING OPTIONS

Statutory Provisions: If the person on supervision violates a condition of supervised release, the Court may extend the term of supervised release and may modify, reduce or enlarge the conditions, 18 U.S.C. § 3583(e)(2) or revoke the term of supervised release, 18 U.S.C. § 3583(e)(3), or place a person on supervision under electronic monitoring (only as a special condition), 18 U.S.C. 18 § 3583(e)(4).



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DATE 01/28/2020	U. S. Pretrial Services and Probation Office Northern District of Ohlo	VIOLATION REPORT Warrant or Summons Request		PROB 12C (Rev. 11/2017)
NAME		PACTS	JUDGE	оскет#
SAENZ-LUNA, Jesus		5020643	CARR	3:18CR00300-01

The PROTECT Act, which went into effect April 30, 2003, allows no adjustment for prison time for any previous revocation of supervised release. The permissible length of a new term of supervised release (TSR) is the authorized term of supervised release for the original offense minus the custody term imposed for any revocation. No credit is given for street time.

If the Court finds that the person on supervision has violated a condition of supervised release and decides to impose a term of imprisonment, it must consider, but can disregard, the policy statements in effect on the date the person under supervision is sentenced, 18 U.S.C. § 3553(a)(4)(B) and impose a sentence of imprisonment up to the statutory maximum. The Statutory Maximum in this case is 1 years, as the offence conviction is a class E felony, 18 U.S.C. § 3583(e)(3).

If the Court revokes supervised release and imposes a term of imprisonment that is less than the statutory maximum term of supervised release, it may pursuant to 18 U.S.C. § 3583(h), reimpose a term of supervised release. As the offense of conviction is a class E felony, the term of supervised release shall not exceed 1 years, 18 U.S.C. §3583(b)(3) less any term of imprisonment imposed upon revocation, 18 U.S.C. §3583(h).

Guidelines Provisions: Application of policy statements found in Chapter 7 of the Guideline Manual result in a revocation range of imprisonment of 5 to 11 months, U.S.S.G.§ 7B1.4(a). The range of imprisonment is based on the most serious violation alleged being a Grade C violation, U.S.S.G.§ 7B1.1(a)(3) and the person on supervision having a Criminal History Category of III, U.S.S.G.§ 7B1.4, Application Note 1.

If the Court revokes supervised release and imposes a term of imprisonment, it may reimpose up to 1 years of supervised release, less any term of imprisonment imposed upon revocation of supervised release, U.S.S.G. § 7B1.3(g)(2). A Violation Worksheet is attached.

Pursuant to U.S.S.G. § 7B1.3(f), any term of imprisonment imposed upon the revocation of probation or supervised release shall be ordered to be served consecutively to any sentence of imprisonment that the person under supervision is serving, whether or not the sentence of imprisonment being served resulted from the conduct that is the basis of the revocation of probation or supervised release.

This completes the text of the report. Proceed to the signature page.

I declare under penalty of perjury that the foregoing is true and correct. U.S. PRETRIAL SERVICES & PROBATION OFFICER /s/Lisa R. Surman 216.357.7370	DISTRIBUTION COURT	CPO
supervising u.s. pretrial services & probation officer /s/Lisa R. Surman 216.357.7370	PROBATION ROUTIN	G Data Collections

DATE 01/28/	/2020	U. S. Pretrial Services and Probation Office Northern District of Ohio	VIOLATION REPORT Warrant or Summons Request		PROB 12C (Rev. 11/2017)		
NAME SAENZ-LUNA, Jesus		pacts 5020643	JUDGE CARR	оскет# 3:18CR00300-01			
RECOMMENDING TO THE COURT							
	☐ To issue a Summons						
THE COURT ORDERS:							
	☐ The issuance of a Summons. ☐ The request is denied. ☐ Supervision to be Continued.						
	Alternative Judicial Order (Please Specify)						
			/s/ James G	. Carr 1/28	/20		
	Signature of Judicial Officer Date						

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United States of America

16:38:55 2021-11-23

Printed name and title

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AO 442 (Rev/11/11) Arrest Warrant

United States District Court

for the
Northern District of Ohio

v.)
Jesus R Saenz-Luna	Docket Number [0647 3:18CR00300]-[001]
Defendant)
ARREST	T WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before (name of the person to be arrested) Jesus R Saenz-Luna who is accused of an offense or violation based on the followin	
☐ Indictment ☐ Superseding Indictment ☐ Information	
☐ Probation Violation Petition ⊠ Supervised Release Viole	
This offense is briefly described as follows: New Law Violation - Mr. Saenz-Luna was domestic violence	
Data 2/18/2021	s/James G. Carr
City and state: Toledo Ohio	Issuing officer's signature James G. Carr, SENIOR UNITED STATES DISTRICT JUDGE
	Printed name and title
Re	eturn
This warrant was received on (date)at (city and state)	_ , and the person was arrested on (date)
Date:	Arresting officer's signature